

REMARKS

Very thanks for Examination's suggestion and thanks for finding some citations about the present invention, thereby, the applicant may know more information about the invention. This case has been carefully reviewed and analyzed in view of the office action. All details of the reference prior arts are fully considered and compared with the present invention.

Indeed the citations disclose some features of the present invention, and the applicant agrees with these viewpoints, however applicant discovers that some main features of the present invention is not disclosed in the citation which can form the novelty and inventive step of the present invention.

To illustrate the novelty of the present invention and overcome the objection from the citations, the applicant decide to cancel Claims 1 to 9, without prejudice or disclaimer of the subject matter thereof, and add new claims 10. The added new claim 10 is the combination of the claims 6 to 9 which are added previously. No new matter is added.

(A) DISCUSSION ABOUT THE NOVELTY OF THE PRESENT INVENTION

In the office action, Examiner do not agree the novelty of the present invention discussed in the previous response. However in this amendment, we still further discuss the novel features of the present invention and we hope that the Examiner can further consider the novelty of the present invention.

(a) "a band 22 passes through the first insertion portion 211 and second insertion portion 212 and then winds around an edge of the cover 21;"

There are three citations, which are USP6659320, USP6658704,

USP6179186. Only the citation USP6179186 has a belt for tightening the cover. However in the citation USP 6,179,186, it does not show that the belt 18 wind around the cover 18.

(b) **“a front outer side of the enclosure has a buckle button 252 so that when the cover 21 covers the opening of the enclosure 20, the buckle button 252 can be further buckled to the hole 251 so as to fix the cover 21 to the enclosure 20; further the band 22 also passes through the hole 251 of the strip 25 and then is confined by the retaining ring 221;”**

The description can be clearly illustrated from Fig. 2 of the present invention, all the citations has no belt 25. Thereby they cannot shown that the band 22 passes through the hole 251 of the strip 25.

The button 252 passes out of the hole 251 and moreover the band 22 also passes through the hole 251 and then to be confined by the ring 221. However no prior art ever discloses such as structure. This connection way will make the band 22, cover 21 and enclosure 20 are firmly secured so as to have a concrete structure.

However the citation ‘704 discloses the element 18 and 24 for fixing the element 20, but the element 20 is fixed between the element 24 and the element 18. It has no a band passing through the hole 251 and then are fixed by the ring 221. The two structure are different. Thereby the combination of the ‘704 and ‘186 cannot provide the same structure as that described above.

(3) In the claim 10, “the cover 21 is installed with a first insertion portion 211 at a front surface of the bag and a second insertion portion 212 at two sides of the bag;”

No any prior art has discloses such as structure. In the citation ‘186, see Fig. 3 of the citation, the band 18 is hidden into the covers. It does not appear after hidden into the insertion portion17.

Advantage of this design is that the band can be adjusted from the sections between the first insertion portion 211 and second insertion portion 212 easily. In the prior art, it is possible that one end of the band is completely embedded into the first insertion portion. However this make a difficult for the user to pull out the end embedded therein. Thus this design has improve the defect in the present invention.

(4) Although some features of claims 10 can be seen in the prior arts, but there still are many features of the present invention which can not be found in the prior art. All the combinations of the prior arts cannot form all the feature of the present invention, and in particular to those described in the item (1), (2) and (3) at this discussion. Thus it is apparent that the present invention is novel and inventive step.

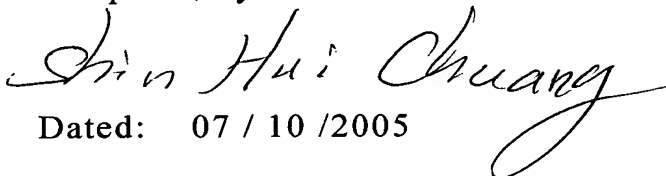
(B) RESULT

Since in above discussion, it is apparent that no prior art has the features of the present invention, especially in new claim 10. Furthermore, as we know that no other prior art has features of the present invention. Thus, the present invention is novel and inventive.

If there is any error in the specification, or claims, applicant requests and authorizes Examiner to amend the claims, specification and drawings of the present invention so that they can match the requirement of U. S. Patent. Attentions of Examiner to this matter are greatly appreciated.

It is now believed that the subject Patent Application has been placed in condition for allowance, and such action is respectively requested.

Respectfully submitted.


Dated: 07 / 10 / 2005

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